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purchase price to satisfy and discharge them.

- (2) Check carefully ENG Form 1566, Payment and Closing Sheet and Receipt for United States Treasurer's Check, to see that funds have been properly disbursed.
- (3) Review the continued abstract, final certificate of title, or title insurance policy, as soon as they are prepared and determine that the proper preliminary and final title evidence and related papers on the case have been completed in proper order. Thereupon a Final Title Opinion will be prepared.
- (4) Transmit as the Final Title Assembly to HQDA (DAEN-REA-P) WASH DC 20314, the Final Title Opinion, title evidence and related papers. This Final Title Assembly must be chronologically arranged and securely fastened for permanent filing, and should include the following:
- (i) Abstract of title, properly continued through time of closing; or preliminary, intermediate, and original of final certificate of title; or interim binder and original of the Title Guarantee (Insurance) Policy.
- (ii) Curative instruments and material pertaining to title defects appearing in the abstract, the final certificate of title, or the title guarantee or insurance policy.
- (iii) Deed to the United States, executed, stamped, acknowledged, and recorded
- (iv) Copy of the accepted offer to sell (ENG Form 42 or ENG Form 2970).
 - (v) Completed ENG Form 798.
 - (vi) Completed ENG Form 1566.
- (vii) Statement regarding payment of taxes or amount withheld to pay the taxes.
- (viii) Where required, completed ENG Form 1290.
- (ix) If the power of attorney procedure is followed, power of attorney on proper Department of the Treasury Form and completed ENG Forms 1569 and 1571.
- (x) Certified copy of any waiver letter or certificate.
- (xi) Any other papers relating to the title or closing of the case.

- (xii) An additional copy of the deed and the Attorney's Final Title Opinion for review by the Attorney General.
- (5) A copy of the executed and recorded deed will be retained by the Division or District Engineer for the project files.
- (6) Similar action will be taken by the Closing Officer in acquisition of easements costing not in excess of \$1,000

§ 644.71 Final Title Assembly.

- (a) Disposition of Final Title Assemblies. The final title opinion and related papers will be forwarded to HQDA (DAEN-REA-P) WASH DC 20314 for review and disposition. In addition, copies of deeds and related papers in acquisitions for the Strategic Petroleum Reserve Program of the Department of Energy will be forwarded to: Department of Energy, Strategic Petroleum Reserve Project Management Office, 900 Commerce Road East, New Orleans, Louisiana 70123.
- (b) *Division/District Files*. True copies will be retained for Division or District files.

§ 644.72 Transfer to Condemnation.

- (a) Transfer of Tracts from Purchase to Condemnation. If at any time, in the course of acquisition by purchase, it becomes apparent that title clearance and closing cannot be completed within 60 days of the offer to sell, action will immediately be taken to acquire the land by condemnation in order to make funds available to the landowner.
- (b) Contents of Letter of Submittal. In such cases the letter of submittal will contain or be accompanied by:
 - (1) All title evidence.
- (2) An analysis of the title defects and a statement of the attempts which have been made to cure the defects.
- (3) A statement of the attempts to have the title infirmities waived by the title company and the reasons for refusal; or
- (4) The curative material which has been obtained to remedy the infirmities; and
- (5) Two copies of the offer to sell from the apparent owners.

ACQUISITION BY PURCHASE, DONATION, AND TRANSFER

§ 644.81 General.

Sections 644.81 through 644.88 describe the procedures of the Corps of Engineers relating to the acquisition of land and interests therein for both military and civil works projects by purchase, donation and transfer.

- (a) Applicability. These sections are applicable to all Division and District Engineers having real estate responsibilities.
- (b) Acquisition Authority—(1) Limitation. Acquisition of land for use by the United States requires express authorization (10 U.S.C. 2676, 41 U.S.C. 14).
- (2) Military. Title 10 U.S.C. 2571 authorizes transfer of real property between Defense elements without compensation if the Secretaries approve. Title 10 U.S.C. 2662 provides that acquisition of fee title or transfer of real property owned by the United States to another Federal agency, military department or a state must be reported to the Committees on Armed Services of the Senate and House of Representatives if the estimated value is more than \$50,000 and the transaction may not be consummated until after 30 days have expired from the date the report is submitted to the Committees. Title 10 U.S.C. 2663 provides for acquisition by the Secretary of a military department during time of war or when war is imminent of any interest in land, including temporary use, required for a Defense installation, munitions plant or power plant for production of munitions, through negotiation and purchase, by condemnation or by gift. Title 10 U.S.C. 2672 provides that the Secretary of a military department may acquire any interest in land, including temporary use, by gift, purchase, exchange of United States owned land or otherwise, that he or his designee determines is needed in the interest of national defense and does not cost more than \$50,000 exclusive of administrative costs or the amounts of deficiency judgments.
- (3) Civil Works. Acquisition of real property for civil works projects for which provision has been made by law is authorized in 33 U.S.C. 591-595a and 701. As in the case of military projects,

the Secretary of the Army is also authorized to accept donations of lands and materials required for civil works projects.

(c) Rights-of-Entry. Rights-of-entry for construction may be obtained by the Division or District Engineer, after he has been authorized by the Chief of Engineers to acquire the land, pending completion of acquisition by purchase or the filing of condemnation proceedings with declaration of taking. In the event the landowner will not voluntarily grant a right-of-entry, an appraisal of the required interest should be made and negotiations conducted on the basis thereof. If the negotiations are not successful, a declaration of taking should be submitted to acquire the necessary rights. The same procedure will be used for acquiring rights-ofentry for other purposes, such as survey and exploration.

§ 644.82 Prerequisites to acquisition.

- (a) Authority to Begin Acquisition. Action to acquire a tract of land will not be initiated until the Real Estate Design Memorandum (for all projects except military) or Real Estate Planning Report (for Army, other than Civil Works, and Air Force projects) is approved and specific authorization of the Chief of Engineers, or the appropriate Air Force Regional Civil Engineer (AFRCE), to proceed with the acquisition of the project is received by the Division and District Engineer and funds have been made available. Upon such approval, the Division or District Engineer is authorized to initiate action for the acquisition of the estate approved for the particular project in accordance with the procedures hereinafter set forth.
- (b) Tract Description. Authority to initiate engineering planning of a project will state the mapping procedures provided for in Chapter 3, ER 405–1–12. It is necessary that land requirements be determined, that the various tracts be identified by ownership, and that accurate tract descriptions be developed. Tract ownership data may be developed by Division or District personnel from the local land records or procured by contract from a qualified local Government official, abstractor or title company representative.